

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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	A DELICANT	- 4	TTORNEY DOCKET NO.
SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	-⇔	P24471
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SUITE 401		ART UNIT	PAPER NUMBER
ARLINGTON, VA. 22202		121	17
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•		DATE MAILED:	
L.			03/28/89
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Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

ADVISORY ACTION			
THE PE	PERIOD FOR RESPONSE:		
•	is extended to run from the date of the Final Rejection		
-/	3 months from the date of the Final Rejection		
☐ exp	expires three months from the date of the final rejection or as of the mailing date of this Advisory		
Any	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the propose fee. The date on which the response, the petition, and the fee have been filed is the date of the repurposes of determining the period of extension and the corresponding amount of the fee. Any expurposes of determining the period of extension and the corresponding amount of the fee. Any expurposes of determining the period of extension and the corresponding amount of the fee. Any expurposes of determining the period of extension and the corresponding amount of the fee.	sponse and also the date for the xtension fee pursuant to 37 CFR	
Applica	plicant's response to the final rejection, filed $\frac{317789}{1}$, has been considered with the following the specification in condition for allowance:		
-	the state and for execution will not be entered and the final rejection	n stands because:	
a. İ	The proposed amendments to the claim and/or specification that the proposed amendment is a. There is no convincing showing under 37 CFR 1.116(b) why the proposed amendment is presented.	s necessary and was not earlier	
	b. 1 They raise new issues that would require further consideration and/or search. (See Note).		
	The second secon		
С.	 c. They raise the issue of new matter. (See Note). d. They ere not deemed to place the application in better form for appeal by materially reduced. 	ucing or simplifying the issues for	
	appeal.		
e.	e. They present additional claims without cancelling a corresponding number of finelly rejected	claims.	
NC	NOTE:		
		to filed amendment cancelling the	
2. 🔲 Ne	Newly proposed or amended claims would be allowed if submitted in e separate	ly filed amendment surres	
no	non-allowable cleims. Upon the filing of an eppeal, the proposed amendment will be will not be, entered an	nd the status of the claims in this	
3. 🔀 U	Upon the filing of an eppeal, the proposed amendment \(\Boxed{U}\) will be \(\Boxed{U}\) will hot be, extending epplication would be es follows:		
A	Allowed claims:		
	Claims objected to:		
	Claims rejected:	st'n caenonse	
е	However: e. The rejection of claims on references is deemed to be overcome by applicer b. The rejection of claims on non-reference grounds only is deemed to be over	come by applicant's response.	
h	b The rejection of claims on non-reference grounds only to be a		
4. 🗆	The affidavit, exhibit or request for reconsideretion has been considered but does not overcome to	signt roseons why it was not earlier	
r	The affidavit or exhibit will not be considered because applicent hes not shown good end suffice presented.	Clem reasons why was a second	
☐ The	The proposed drawing correction hes has not been epproved by the exeminer.		
Oth			
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Muna	na Monthington 03) 557-1215 SUPERVISO	Mei	
0	2 (21215	MARY C. LEE	
(703)	SUPERVISO	RY PRIMARY EXAMINER Irt unit 121	